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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION NO.		
10/559,683	12/06/2005	Jean-Pierre Baudoux	4590-458 1867		
	7590 07/10/200 CMAN & BERNER, LI	EXAMINER			
1700 DIAGONAL ROAD, SUITE 300			LOBO, IAN J		
ALEXANDRIA, VA 22314			ART UNIT	PAPER NUMBER	
			3662		
			MAIL DATE	DELIVERY MODE	
			07/10/2008	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Applica	tion No.	Applicant(s)		
Office Action Summary		10/559,	683	BAUDOUX, JEAN-PIERRE		
		Examin	er	Art Unit		
		lan J. Lo	bo	3662		
 Period for	The MAILING DATE of this commun	ication appears on t	he cover sheet with the	correspondence ac	ddress	
A SHO WHICH - Extens after S - If NO p - Failure Any rej	RTENED STATUTORY PERIOD F HEVER IS LONGER, FROM THE M ions of time may be available under the provisions IX (6) MONTHS from the mailing date of this community period for reply is specified above, the maximum stream of the period for reply ply received by the Office later than three months patent term adjustment. See 37 CFR 1.704(b).	MAILING DATE OF To sof 37 CFR 1.136(a). In no of munication. Eatutory period will apply and or will, by statute, cause the approximation.	THIS COMMUNICATIOn event, however, may a reply be to will expire SIX (6) MONTHS from the polication to become ABANDONICATION CONTRACTION C	N. mely filed n the mailing date of this c ED (35 U.S.C. § 133).		
Status						
2a)⊠ 1 3)□ S	Responsive to communication(s) file This action is FINAL . Since this application is in condition closed in accordance with the pract	2b)⊡ This action is for allowance excep	ot for formal matters, pr		e merits is	
Dispositio	n of Claims					
5)	-	re withdrawn from o				
10)□ T	he specification is objected to by the drawing(s) filed on is/are applicant may not request that any objected to gather or declaration is objected to the oath of the oath or declaration is objected to be objected to the oath or declaration is objected to be objected to be objected to the oath or declaration is objected to the oath or declaration is objected to be objected to the oath or declaration is objected to the oath or declaration is objected to be objected to the oath or declaration is objected to the oath or declaration is objected to the oath of the oath or declaration is objected to the oath of the oath oath of the oath of the oath oath oath of the oath oath oath oath oath oath oath oath	: a) ☐ accepted or lection to the drawing(s) g the correction is requ	be held in abeyance. Se ired if the drawing(s) is ob	e 37 CFR 1.85(a). Djected to. See 37 C	, ,	
Priority ur	nder 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
2) Notice 3) Informa	s) of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (I ation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date	PTO-948)	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal 6) Other:	ate		

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

2. Claims 13-34 are rejected under 35 U.S.C. 102(b) as being anticipated by Takaki (458).

Per independent claim 13, Takaki discloses an acoustic system that includes an emitter base (Fig. 1) comprising means (26) of emission of sonar pulses, a receiver base (Fig. 2) comprising means (28-46) of reception and of processing of sonar echoes, the emitter base also comprising means (14, 16, 18, 21) for transmitting mode information to the receiver base wherein the mode information is transmitted to the receiver base in acoustic form by an appraisal pulse (synchronization pulse), the appraisal pulse being modulated by a signal containing the mode information. Claim 13 is thus, anticipated by Takaki.

Dependent claims 14-34 are further provided by Figs. 1-2 of Takaki.

Response to Arguments

3. Applicant's arguments filed April 7, 2008 have been fully considered but they are not persuasive.

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Applicant argues that Takaki does not show a multistatic system but rather merely discloses a monostatic system. This argument is not convincing in light of what applicant is broadly claiming and how such claim language reads upon Takaki.

Specifically, it is pointed out that. As presently claimed, the instant claims read upon the Takaki system, whether the system is monostatic or multistatic. The instant claims, and more specifically claim 13, does not patentably define structure that defines over Takaki. It is irrelevant whether Takaki is used and mounted on a fishing net since the instant claims are broad enough to read upon the claimed structure.

Applicant argument, that the specification of the present application details means for allowing all the receiving bases to determine when and how a transmission occurs, is not commensurate in scope with what is instantly claimed.

Finally, applicant's argument as to the "appraisal pulse" fails to acknowledge that the Takaki reference discloses a synchronization pulse that reads upon the appraisal pulse, as instantly claimed.

4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. See col. 7, lines 37+ of the Wurman patent.

Conclusion

5. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ian J. Lobo whose telephone number is (571) 272-6974. The examiner can normally be reached on Monday - Friday, 6:30 - 3:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas H. Tarcza can be reached on (571) 272-6979. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/lan J. Lobo/ Primary Examiner Art Unit 3662

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